

A Word to Mrs. Housekeeper!

It's About Utensils for PRESERVING

Intended as a timely note of warning, so to speak, to those who would put off this important matter until the last minute. Avoid disappointments and the inconveniences which sometimes results because of the big demand for and scarcity of certain canning supplies after the regular season sets in.

Just now everything to make Fruit and Vegetable Canning simple and easy is to be found at MILLER & RHOADS, and prices, the extremely high quality of the goods considered, are the lowest in the city. These hints:

Preserving Kettles
All of the best double coated quality of blue-grey enamel; these special prices according to size:
8-quart Preserving Kettles for 29c
10-quart Preserving Kettles for 39c
12-quart Preserving Kettles for 45c
14-quart Preserving Kettles for 59c
16-quart Preserving Kettles for 89c

Saucepans
Of best quality double coated grey granite; the 3-quart size, with cover on special sale
29c

Gray Granite Saucepans
The extra large 10-quart size, with cover, on sale for each... 59c

Mason Fruit Jars
The old reliable, on sale as follows:
1-pint size, per dozen... 59c
1-quart size, per dozen... 69c
1-gallon size, per dozen... 89c

Other Fruit Jars
"Queen Quality," with wide mouth and double safety tops:
1-pint size, per dozen... 89c
1-quart size, per dozen... \$1.00
2-quart size, per dozen... \$1.50

Jelly Glasses Special
Large size Jelly Glasses, complete with tin caps, extra special, per dozen... 25c

Orders by Mail or Phone will receive our Prompt and Careful Attention.

Miller & Rhoads

CHARGES JARRELL NEGLECTED DUTY

Captain Herbert Swansboro Officer Refused to Serve Warrants.

COURT-MARTIAL ADJOURNED

Will Resume Sessions September 18—Strong Case Against Private Moore.

Charges that Constable Geo. Jarrell, of Chesterfield county, refuses to serve military warrants because in his judgment the offenses are not sufficiently serious, were made under oath yesterday by Captain William C. Herbert, of Company A, First Infantry.

Statement was made in connection with the trial of a member of Captain Herbert's company by court-martial for failure to attend the encampment at Culpeper.

The company commander said that he had had a great deal of trouble with Private Clarence R. Moore, who seems to have been a most unruly and unsoldierly militiaman. He refused to attend drills, but when warrants for his arrest were issued, Constable Jarrell declined to serve them, so Captain Herbert stated, because he thought the charge was material. Why the officer should decline to do his duty and use his own judgment in such a matter, Captain Herbert was unable to explain.

Adjourned for Four Weeks.
After the trial of only three of the forty-two accused men of the First Infantry had been completed, the court-martial adjourned to meet again Monday, September 18, at 10:30 A. M. Asked as to the reason for this action, Major Clinton L. Wright said there were certain irregularities regarding the preparation of some of the papers, and it was to give time for the correction of these that adjournment was had.

The case of Private Moore, who was the last prisoner tried, presented such a last aspect that Judge-Advocate Jennings C. W. asked that the full penalty of the law be enforced upon him. As evidence that the court regarded his offense as serious, Lieutenant-Colonel Salomonson gave directions that the man should be put under bond for his appearance at the court when it reconvenes.

Troublesome Man.
Captain Herbert said that Private Moore had always given trouble in the company. He had attended only fifteen or eighteen drills since he joined the company two and one-half years ago. He had repeatedly announced to his comrades that he did not intend to drill, and that he could run his own affairs.

On the night before the regiment left for camp, Captain Herbert, being advised that Private Moore had announced his determination not to go, sent a squad for him. They went to his home in Swansboro, and he declined to put himself in their charge. They reported to Captain Herbert by telephone and asked for instructions. He told them to have Officer Jarrell serve the warrant. The squad said later that the officer refused to do his duty, so the man was left behind.

Threatened to Shoot.
Quartermaster Sergeant Lanzaroni testified that Moore told him on a car after the return from the encampment, that he would have shot any member of the squad who tried to enter his home. Moore admitted this on the stand, saying that he had no weapon, but would have used one under the circumstances. Under repeated questioning, he finally admitted that he had a pistol.

Children Cry FOR FLETCHER'S CASTORIA

Put a ROOFING OVER YOUR HEAD THAT WILL LAST

G. M. CO.'S "PEARL" ROOFING TIN.

Gordon Metal Co. Richmond, Va.

HOLMES RETIRES AS GRAND RULER

Officers of True Reformers Re-sign, but Deny Any Criminality.

GRAND JURY GIVEN CREDIT

Order Will Consider Proposed Settlement of Bank's Liabilities.

Charging that the investigating committee has without adequate reason given itself the credit of exposing the defaulting officers of the defunct True Reformers' Bank when the thanks are all due to the grand jury which indicted them, and seeking to defend his administration of the affairs of the Grand Fountain, Grand Worthy Ruler A. W. Holmes created a decided sensation at the opening of the biennial annual convention of the Grand Order of United Order of True Reformers, yesterday morning. He denied flatly the charge preferred against him that he permitted deposits to be made in the bank knowing at the same time that it was insolvent, and severely arraigned the "pernicious" action of the committee on investigations which has waged war upon the present administration.

His speech was repeatedly interrupted by catcalls and hisses, and order was with great difficulty preserved by the cooler heads among the delegates of the colored order, and by a special force of policemen, which had been detailed to the hall to anticipate and prevent trouble.

At the conclusion of his speech he offered his resignation, which was promptly accepted. Grand Secretary W. P. Jones followed with a speech to the delegates, in which he admitted the justice of the demand of an explanation from the present officers of the order, and recognized the action of the grand jury indicting him as wholly warranted. In offering his resignation, he said that he welcomed the action which will shortly be given him to justify his conduct.

The principal business of the day was the appointment of a committee on credentials and their work in accrediting the more than 400 delegates who have registered. Maurice Rousseau was made chairman of this committee, with eight other members selected, one from each of the eight principal subdivisions of the order. Pending the election of officers, which takes place this morning, Rev. Morris, of New York, acted as temporary chairman, and R. A. Coplan, of Richmond, as secretary pro tem.

At the public meeting last evening, presided over by Floyd Ross, of Missouri, the principal address was delivered by J. Thomas Newsome, of Newport News, who has been taking an active part in the prosecution of the bank officers. He outlined the work of the investigating committee, and defended its action. He mentioned the support which has been accorded the committee by white people of the country, who have interested themselves deeply in the matter because of the fact that the heaviest burdens of the bank failure had fallen on the shoulders of negroes, many of whom were employed as servants in their homes. Other addresses were made by W. R. Griffin, of Washington, D. C.; D. Webster Davis and James I. Mitchell.

The vital problem confronting the convention is the disposal of the assets of the involved bank, which are now in charge of receivers appointed by the federal court. A resolution which was put before the delegates by John Lewis, of Washington, advocates the transfer of all the property of the defunct bank to the Grand Fountain, on condition that it makes satisfactory arrangements to settle with the individual depositors. The plan meets with the approval of other members of the delegates, and is claimed by these to offer the best solution of the problem.

Gets Sixty Days.
Frank Fields, colored, was sent to jail for sixty days from Police Court yesterday morning on a charge of stealing a pair of trousers from Page Johnson.

Money for Street Paving.
The committee on Finance last night appropriated \$175 for street and alley drainage on report of Assessor of Damages Harmon. The committee also ordered \$3,000 for the paving of Cherry Street as far as Hollywood Cemetery.

South Richmond Bureau.
The Times-Dispatch, which has been in the hands of the South Richmond Bureau, will be returned to the publisher this morning.

Many Attend Funeral.
The funeral of Millard Martin took place yesterday afternoon at the grave in Mount Vernon cemetery. Many residents of Washington Ward went to the funeral to show their respect and love for their former fellow-townsmen. The services were conducted by Rev. Henry C. Pfeffer, of the Central Methodist church. The members of the Manchester Order of Elks and the New South Council, No. 8, J. O. U. A. M., attended in a body. A detail of police escorted their casket to the grave.

The honorary pall-bearers were the following: Judge Ernest H. Wells, Walter E. DuVal, Captain Alexander S. Wright, Benjamin P. Owen, Jr., J. G. Saunders, Charles L. Page, A. J. Maurice, John Vaughan, A. J. Martin, and J. W. Clary.

Mr. Martin was the son of the late William P. and Mrs. Ellen E. Martin, of the county of Chesterfield.

SOUTH RICHMOND WILL HEAR GLASS

Speaks There Friday Night—Believes Extra Session Helped Democrats.

SWANSON IN BRUNSWICK

Will Open Campaign Monday Night—Campaign Will Be Brisk.

First among the candidates for the United States Senate to come to the State capital following the adjournment of Congress, Representative Carter Glass arrived in the city last night. Mr. Glass was in high feather over his about appropriation of \$30,000 as an addition to the fund for building a new post-office in his home city of Lynchburg.

Local bills were not to be considered at the extra session, but the committee on public buildings, of which Mr. Glass is a member, took up the matter of a new building for Gettysburg, Pa. He refused to allow it to go through unless his Lynchburg bill got consideration, and won the fight, having the pleasure of seeing President Taft sign the bill yesterday.

Asked about the effects of the session, Mr. Glass still believes the President made a mistake in calling it. He thinks, however, that it has been a splendid thing for the Democrats, believing that their position is now strong before the country.

Speedy Arrivals.
Getting into his flight, Mr. Glass made arrangements last night for nearly all of his time prior to the primary of September 7. His next speech will be in South Richmond on Friday night of this week, the meeting being properly taken from the house. His other engagements are as follows:

Boykins, Southampton county, August 26, 1 P. M.; Franklin, same county and day, 4 P. M.; Bedford, August 28, morning; Roanoke, August 28, night; Lynchburg, August 29, night; Charlottesville, August 31; Purcellville, September 1; Richmond (Labor Day), September 4; Petersburg, September 4, night; Chatham, September 5, night; Danville, September 5, night.

On the other side, it is expected that the fighting will be equally brisk for the remainder of the time until the day of the primary on September 7. The announcement was officially made yesterday that Senator Claude A. Swanson will open his campaign for the nomination at Lawrenceville, Brunswick county, next Monday.

Senator Martin and his campaign manager, Representative H. D. Flood, are expected in the city to-day, as is Senator Swanson. The latter will see to it that headquarters for his campaign are opened at once, probably in Murphy's Hotel.

Building Permits.
Building and repair permits were issued yesterday as follows:
A. W. Johnson to erect a two-story brick store and dwelling on the west side of Second Street, between Clay and Leigh Streets, to cost \$700.
J. Biggs to repair a brick factory on the south side of Franklin Street, between Twenty-fourth and Twenty-fifth Streets, to cost \$800.

Among well known Virginians in the city last night, some of them on missions of politics and others on personal business, were the following: Walter E. Addison, editor of the Lynchburg News; Hans M. Addison, candidate for the State Senate from Nelson and Amherst; Dr. Lyon G. Tyler, president of William and Mary College; Dr. A. H. Chasity, superintendent of the State Epileptic Colony; and Irving H. Whitehead, of Amherst.

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Mr. Martin was the son of the late William P. and Mrs. Ellen E. Martin, of the county of Chesterfield.

Personal and General.
Mrs. J. R. Liffey, of 1514 Maury Street, was operated on at the Memorial Hospital yesterday for appendicitis.

Sadger Watkins, colored, is in a serious condition at the City Hospital as the result of a fall on Saturday.

Mrs. Annie Carter, who in a fit of despondency, was taken to the City Hospital, is now recovering.

Final Reductions on Fine Suits

With the view of reducing still lower our remaining stock of suits we shall place on sale, beginning this morning, Hundreds of Our Very Choicest Suitings which sold up to \$30.00

At \$14.75 Each

Light, dark and medium shades, to fit every size man from the smallest to the largest

\$14.75 for Those that Sold Up to \$30.00

Gans-Rady Company

OWNERS OF DUCK INTERPOSE PLEA

Claim Corporation Commission Has No Jurisdiction Over Them.

As forecast in The Times-Dispatch at the time the proceedings were brought to compel the reopening of the Richmond dock, the owners of the property have set up as their defense the plea that they are not a public service corporation or a transportation company. The point they seek to make is that the State Corporation Commission has no jurisdiction over their affairs and cannot therefore act in the matter of opening the dock to the public.

Under the ruling of the commission, the answer of the bondholders' committee of the William R. Trigg Company, who own the property, was filed yesterday. In the demurrer it is asked that the petition be dismissed.

As soon as the papers were filed the commission entered an order. It invites the bondholders, if they so desire, to argue the demurrer and motion on August 29. If they do not wish to do this, they are required to make full answer on the case on its merits by September 15. The date for the formal hearing is set for September 20. This procedure would result in a determination of the merely legal point at issue at an early date, if the bondholders wish it. Otherwise they must go to trial on the day fixed upon.

The two nations were filed respectively by the city of Richmond and by business men located on the dock against Horatio G. Lloyd, E. L. Bemis, Howard B. French, E. B. Addison, John I. Waterbury and James Crosby Brown, the bondholders' committee of the William R. Trigg Company.

Answers Are Brief.
The two answers filed by the bondholders are identical, and are as follows:
"The said defendants come and say that they are neither a 'public service corporation' nor a 'transportation company' within the meaning of the 'act concerning public service corporations,' which became a law on May 21, 1903, and therefore the honorable State Corporation Commission has no jurisdiction of the matters and things alleged in said petition, and the said defendants therefore move that the said petition be dismissed."

Marriage Licenses.
Marriage licenses were issued yesterday in the Hustings Court to Clarence Hall and Pearl Breckman, and to George W. Poland and Lydia Mayo Gates.

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VACATION TIME
For tickets, baggage and Taxi-Cab Service

CONSULT
The Richmond Transfer Co.
809 East Main St.
Richmond, Va.

PENSION GIVES MRS. PERKINSON

Police Benevolent Association Shows Mercy Because of Family.

Summoned before the board of directors of the Police Benevolent Association on charges of conduct reflecting on both the Police Department, of which he was formerly a sworn officer, and on the Benevolent Association, Walter M. Perkins was informed last night by President L. Z. Morris that his pension would be taken from him and hereafter paid to his wife.

Perkins appeared before the board in a penitent attitude. He said that he was not responsible at the time for his actions at the police picnic on July 26, which precipitated investigation by the board of directors. At the picnic he had acted rashly and violently and kicked Policeman Goode in the stomach. The latter was so badly injured that it was necessary to take him to a hospital.

Mr. Morris warned Perkins, however, that any other misdeeds on his part would come before the board as new matter, intimating that the next time both he and his family would be disbarred from participating in the funds of the Benevolent Association.

Perkins is the father of six children. It was in regard for them that the directors last night did not take more decisive action.

The board of directors' committee having in charge the police picnic was received. The amount reported and turned over to Captain George Pollock to be placed in the account of the association was \$1,500.16, and the association now has a fund of \$72,000.

The entertainment committee consisted of Sergeant C. A. Sherry and Policemen E. C. Tate, J. T. Smith, A. B. Duke and C. C. Green.

COUNCIL TO-NIGHT
Lower Branch Still Trying to Catch Up.

The Common Council has been called to meet to-night at 8 o'clock. Although the meetings have already been held this month, at neither has there been a two-thirds vote necessary to appropriate money, and all matters of important legislation requiring a roll call have been passed by a majority of one.

The general improvement fund is still pending, carrying \$1,400,000. The improvement of the city and site, three new public schools, the Ford Hotel site, and gas, water and sewers for South Richmond. Although in every month, a bill is introduced by the Board of Aldermen has presented its adoption until a rider carrying \$1,000,000 for streets is added. No objection to the item, it is said, has been made, but a certain element of the Board, who are not in favor of the bond plan, could not stand alone, has attempted to force that through on the matter of another plan.

Many other matters of more than passing importance are to come before the Council to-night if a sufficient vote to secure final action can be secured.

Jefferson Hotel Arrivals.
William E. Wood, Philadelphia, Pa.; L. C. Hayes, Augusta, Ga.; H. Walker, Wallace, Atlanta, Ga.; W. L. Long, Charlotte, N. C.; H. W. Hall, Denver; H. W. Seymour, Baltimore; Argyle Campbell, Chicago; A. D. Seaman, Baltimore; R. E. Garrison, Norfolk; W. R. Lane, Detroit; W. W. Wilson, New York; Charles S. C. N. M. Doran, Philadelphia; H. Orchard, New York; W. R. Priddy, Mrs. Curley, Miss Curley, and Phillips, Miss Craig, all of Roanoke, Va.; Howard P. Page, Baltimore; David Murphy, New York; R. D. Garrison, Norfolk; W. R. Lane, Detroit; W. W. Wilson, New York; Charles S. C. N. M. Doran, Philadelphia; H. Orchard, New York; W. R. Priddy, Mrs. Curley, Miss Curley, and Phillips, Miss Craig, all of Roanoke, Va.; Howard P. Page, Baltimore; David Murphy, New York; R. D. Garrison, Norfolk; W. R. Lane, Detroit; W. W. Wilson, New York; Charles S. C. N. M. Doran, Philadelphia; H. Orchard, New York; W. R. Priddy, Mrs. Curley, Miss Curley, and Phillips, Miss Craig, all of Roanoke, Va.; Howard P. 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